

Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2921  
Tel: 215.963.5000  
Fax: 215.963.5001  
[www.morganlewis.com](http://www.morganlewis.com)

**Morgan Lewis**  
COUNSELORS AT LAW

**Jonathan S. Krause**  
Associate  
215.963.5510  
[JKrause@morganlewis.com](mailto:JKrause@morganlewis.com)

June 13, 2011

**VIA HAND DELIVERY**

The Honorable Eduardo C. Robreno  
United States District Court  
Eastern District of Pennsylvania  
James A. Byrne Federal Courthouse  
601 Market Street, Room 11614  
Philadelphia, PA 19106-1720

Re: Cuttic v. Crozer-Chester Medical Center.; Civil Action No. 09-1461

Dear Judge Robreno:

My firm represents Defendant in the above-captioned matter. In our telephonic court conference yesterday, I referenced two civil actions where a judge sitting in the Eastern District of Pennsylvania approved *en camera* settlement agreements in which the plaintiff released Fair Labor Standards Act ("FLSA") claims, similar to as proposed by the parties here. For the Court's benefit, I have enclosed the applicable orders from Sabol, et al. v. Apollo Group, Inc. & University of Phoenix, Inc. (No. 09-3439) and Malloy v. Pentec Health Inc. (No. 09-5974). In these identified actions, the Court approved *en camera* settlement agreements with respect to FLSA claims that, like here, only applied to and affected the parties subject to the agreements.

Counsel for the parties are available to discuss further if the Court so requests. Thank you for your continuing attention in this matter.

Respectfully yours,

*Jonathan S. Krause*

Jonathan S. Krause

cc: Michael S. Burkhardt, Esquire  
Christopher Havener, Esquire

① Without including the referenced  
order.